Applicable Regulations

The following regulations apply to the Federal Work-Study program:

- (1) Student Assistance General Provisions, 34 CFR Part 668.
- (2) Federal Work-Study Programs, 34 CFR Part 675.
- (3) Institutional Eligibility Under the Higher Education Act of 1965, as amended, 34 CFR Part 600.
- (4) New Restrictions on Lobbying, 34 CFR Part 82.
- (5) Government Debarment and Suspension (Nonprocurement) and Government Requirements for Drug-Free Workplace (Grants), 34 CFR Part 85.
- (6) Drug-Free Schools and Campuses, 34 CFR Part 86.

FOR FURTHER INFORMATION CONTACT: To receive information, contact Ms. Sandra Donelson, Institutional Financial Management Division, U.S. Department of Education, P.O. Box 23781 Washington, D.C. 20026–0781. Telephone (202) 708–9751. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 between 8 a.m. and 8 p.m., Eastern time, Monday through Friday.

Authority: 42 U.S.C. 2753. Dated: March 21, 1997.

David A. Longanecker,

Assistant Secretary, for Postsecondary Education.

[FR Doc. 97–9184 Filed 4–9–97; 8:45 am]

BILLING CODE 4000-01-P

DEPARTMENT OF EDUCATION

President's Board of Advisors on Historically Black Colleges and Universities; Meeting

AGENCY: President's Board of Advisors on Historically Black Colleges and Universities, Education.

ACTION: Notice of meeting.

SUMMARY: This notice sets forth the schedule and agenda of the initial meeting of the President's Board of Advisors on Historically Black Colleges and Universities. This notice also describes the functions of the Board. Notice of this meeting is required under Section 10(a)(2) of the Federal Advisory Committee Act.

DATES AND TIMES: Tues. May 6, 1997 from 2:00 pm to 5:00 pm, and Wed. May 7, 1997 from 9:00 am to 5:00 pm.

ADDRESSES: Sheraton City Centre Hotel, 1143 New Hampshire Av. NW, Washington, DC.

FOR FURTHER INFORMATION CONTACT:

Amy Billingsley, White House Initiative on Historically Black Colleges and Universities, U.S. Department of Education, 600 Independence Avenue, SW, The Portals Building, Suite 605, Washington, DC 20202–5120. Telephone: (202) 708–8667.

SUPPLEMENTARY INFORMATION: The President's Board of Advisors on Historically Black Colleges and Universities is established under Executive Order 12876 of November 1, 1993. The Board is established to advise on the financial stability of Historically Black Colleges and Universities, to issue an annual report to the President on HBCU participation in Federal programs, and to advise the Secretary of Education on increasing the private sector role in strengthening HBCUs.

The meeting of the Board is open to the public. The agenda includes: discussion of the Board's Report, overview of White House Initiative activities, and discussion on status of Black colleges.

Records are kept of all Board proceedings, and are available for public inspection at the White House Initiative on Historically Black Colleges and Universities at 1250 Maryland Ave. SW, Washington, DC 20224, from the hours of 8:30 am to 5:00 pm.

Dated: April 4, 1997.

David A. Longanecker,

Assistant Secretary for Postsecondary Education.

[FR Doc. 97–9212 Filed 4–9–97; 8:45 am] BILLING CODE 4000–01–M

DEPARTMENT OF EDUCATION

Arbitration Panel Decision Under the Randolph-Sheppard Act

AGENCY: Department of Education. **ACTION:** Notice of Arbitration Panel
Decision Under the Randolph-Sheppard
Act.

SUMMARY: Notice is hereby given that on August 30, 1996, an arbitration panel rendered a decision in the matter of *The State of Nevada, Bureau of Services to the Blind* v. *U.S. Department of Interior, Bureau of Reclamation (Docket No. R-S/95-3).* This panel was convened by the U.S. Department of Education pursuant to 20 U.S.C. 107d-1(b), upon receipt of a complaint filed by the State of Nevada, Bureau of Services to the Blind.

FOR FURTHER INFORMATION CONTACT: A copy of the full text of the arbitration panel decision may be obtained from George F. Arsnow, U.S. Department of Education, 600 Independence Avenue, S.W., Room 3230, Mary E. Switzer Building, Washington, D.C. 20202–2738.

Telephone: (202) 205–9317. Individuals who use a telecommunications device for the deaf (TDD) may call the TDD number at (202) 205–8298.

SUPPLEMENTARY INFORMATION: Pursuant to the Randolph-Sheppard Act (20 U.S.C. 107d-2(c)), the Secretary publishes in the **Federal Register** a synopsis of arbitration panel decisions affecting the administration of vending facilities on Federal and other property.

Background

The State of Nevada, Bureau of Services to the Blind, the State licensing agency (SLA), alleged that the Department of Interior, Bureau of Reclamation (Reclamation) violated the Randolph-Sheppard Act (the Act), pursuant to 20 U.S.C. 107 et seq. and implementing regulations in 34 CFR Part 395.

The SLA established three vending facilities under permit at the Hoover Dam near Boulder City, Nevada. Two of the vending facilities (the Hoover Dam Snacketeria and the Nevada Lookout Point, which is also known as the Hoover Dam Store) were established in 1981. The third location, known as the Arizona Lookout Point, was established in 1982.

The SLA's allegations are as follows: Reclamation notified the SLA of its intention to terminate the permits of the three facilities. Reclamation then sent the SLA, for its approval, a Special Use Agreement limited to 10 years and requiring the blind vendors to pay a fee of 10 percent of the gross sales in addition to rent.

Subsequently, the SLA was informed by Reclamation that it would solicit open bids for concessions at the Hoover Dam if the SLA did not sign the Special Use Agreement. In addition, the SLA discovered in January 1995 that Reclamation had operated vending machines at the Hoover Dam independently of the blind vendors since January 1, 1975. Reclamation had never paid the SLA vending machine income as required under the Act.

Conversely, Reclamation alleged as follows: The Randolph-Sheppard Act does not require vending facilities in the parking ramp or the Visitors Center and, therefore, the SLA may operate vending facilities at this site only upon terms that are mutually agreeable. Further, the Act does not require Reclamation to pay for alleged relocation and other costs attendant to any move that might occur. In addition, Reclamation is not responsible for more than 30 percent of any vending revenues at the Hoover Dam because the Visitors Center and parking ramp would house fewer than